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18 UNITED STATES DISTRICT COURT

19 FOR THE NORTHERN DISTRICT OF CALIFORNIA

20 JENS ERIK SORENSEN, as Trustee of) Case No. 08 cv 00095 JW
21 SORENSEN RESEARCH AND)
22 DEVELOPMENT TRUST,)
Plaintiff) **STIPULATION PURSUANT TO CIVIL**
v.) **L.R. 7-12**
23)
24 LEXAR MEDIA, INC., a Delaware Corporation;) Date: September 8, 2008
and DOES 1 – 100,) Time: 9:00 A.M.
Defendants.) Courtroom 8, 4th Floor
25) Judge: The Hon. James Ware
26)
27 and related counterclaims.)
28)

1 Lexar Media, Inc. (“Lexar”) and Jens Erik Sorensen, as trustee for Sorensen
2 Research and Development Trust (“Sorensen”), do hereby stipulate to the parties’
3 respective petitions to the Court to authorize the filing of the following listed
4 documents under seal:

5 Defendant Lexar -

6 • Exhibits A through F to the Lee Declaration filed in connection with
7 Lexar’s Supplemental Statement In Opposition To Plaintiff’s Motion For
8 Application Of 35 U.S.C. § 295 Presumption Of Infringement.

9 Plaintiff Sorensen -

10 The following exhibits and documents filed in connection with Supplemental
11 Brief in Support of Plaintiff’s Motion for Application of 35 U.S.C. § 295
12 Presumption of Infringement:

13 • Exhibits C – H, J-N, to the Kramer Declaration;
14 • Unredacted version of Kramer Declaration;
15 • Exhibits 1-10, and 12-14, to the Petrie Declaration;
16 • Unredacted version of Declaration of Stephen Petrie, Ph.D.; and
17 • Unredacted Supplemental Brief in Support of Plaintiff’s Motion for
18 Application of 35 U.S.C. § 295 Presumption of Infringement

19 Dated: August 29, 2008

WEIL, GOTSHAL & MANGES LLP

20
21 BY: /s/ Jared Bobrow
22 JARED BOBROW
23 jared.bobrow@weil.com

24 Attorneys for Defendant,
LEXAR MEDIA, INC.

1 Dated: August 29, 2008

2 JENS ERIK SORENSEN, as Trustee of
3 SORENSEN RESEARCH AND
4 DEVELOPMENT TRUST, Plaintiff

5 BY: /s/ J. Michael Kaler
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